UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION	MDL No. 2323
	SHORT FORM COMPLAINT
This applies to:	IN RE NATIONAL FOOTBALL
Plaintiffs' Master Administrative Long-	LEAGUE PLAYERS' CONCUSSION
Form Complaint and Charlie Granger, et al v. National Football League, et al, No. 12-cv-3337	INJURY LITIGATION

JURY TRIAL DEMANDED

SHORT FORM COMPLAINT

- 1. Plaintiff, Brad Franklin, brings this civil action as a related action in the matter entitled IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION, MDL No. 2323.
- 2. Plaintiff Brad Franklin is filing this short form complaint as required by this Court's Case Management Order No. 2, filed April 26, 2012.
- 3. Plaintiff Brad Franklin incorporates by reference the allegations (as designated below) of the Master Administrative Long-Form Complaint, as may be amended, as if fully set forth at length in this Short Form Complaint.
- 4. Plaintiff, Brad Franklin is a resident and citizen of Louisiana and claims damages as set forth below.

- 5. On information and belief, the Plaintiff sustained repetitive, traumatic sub-concussive and/or concussive head impacts during NFL games and/or practices. On information and belief, Plaintiff suffers from symptoms caused by the repetitive, traumatic sub-concussive and/or concussive head impacts the Plaintiff sustained during NFL games and/or practices. On information and belief, the Plaintiff's symptoms arise from injuries that are latent and have developed and continue to develop over time.
- 6. The original complaint by Plaintiff(s) in this matter was filed in Louisiana. If the case is remanded, it should be remanded to the Eastern District of Louisiana, New Orleans, Louisiana.
 - 7. Plaintiff claims damages as a result of:

<u>X</u> _	Injury to Himself
	Injury to the Person Represented
_	Wrongful Death
	Survivorship Action
_ <u>X</u> _	Economic Loss

Loss of Services

Loss of Consortium

8. [check if applicable] ____. Plaintiff reserve(s) the right to object to federal jurisdiction.

DEFENDANTS

	9.	Plainti	ff brings this case against the following Defendants in this action [check all
that ap	ply]:		
		<u>X</u>	National Football League
			NFL Properties, LLC
		<u>X</u>	Riddell, Inc.
		_ <u>X</u> _	All American Sports, Inc. (d/b/a Riddell Sports Group, Inc.)
		_ <u>X</u> _	Riddell Sports Group, Inc.
		_	Easton-Bell Sports, Inc.
			Easton-Bell Sports, LLC
			EB Sports Corporation
			RBG Holdings Corporation
	10.	[Checl	k where applicable]. As to each of the Riddell Defendants referenced
above,	the	claims	asserted are: X design defect; X informational defect; X
manufa	acturin	g defect	•
	11.	[Checl	k if applicable] X The Plaintiff wore one or more helmets designed
and/or	manui	factured	by the Riddell Defendants during one or more years Plaintiff played in the
NFL and/or AFL.			

12. Plaintiff played in [check if applicable] __X_ the National Football League ("NFL") and/or in [check if applicable] ___ the American Football League ("AFL") during 2002-2004 for the following teams: Carolina Panthers, Jacksonville Jaguars, Tennessee Titans, Seattle Seahawks, Scotland (Europe).

CAUSES OF ACTION

13. Plaint	iff herein adopts by reference the following Counts of the Master
Administrative Long	g-Form Complaint, along with the factual allegations incorporated by
reference in those Co	ounts [check all that apply]:
<u>X</u>	Count I (Action for Declaratory Relief – Liability (Against the NFL))
_ <u>X</u> _	Count II (Medical Monitoring (Against the NFL))
_	Count III (Wrongful Death and Survival Actions (Against the NFL))
<u>X</u>	Count IV (Fraudulent Concealment (Against the NFL))
X	Count V (Fraud (Against the NFL))
_ <u>X</u> _	Count VI (Negligent Misrepresentation (Against the NFL))
_	Count VII (Negligence Pre-1968 (Against the NFL))
_	Count VIII (Negligence Post-1968 (Against the NFL))
_	Count IX (Negligence 1987-1993 (Against the NFL))
<u>X</u>	Count X (Negligence Post-1994 (Against the NFL))

Count XI (Loss of Consortium (Against the NFL and Riddell Defendants))

- <u>X</u> Count XII (Negligent Hiring (Against the NFL)) _X_ Count XIII (Negligent Retention (Against the NFL)) <u>X</u> Count XIV (Strict Liability for Design Defect (Against the Riddell Defendants)) _X_ Count XV (Strict Liability for Manufacturing Defect (Against the Riddell Defendants)) <u>X</u> Count XVI (Failure to Warn (Against the Riddell Defendants)) _X_ Count XVII (Negligence (Against the Riddell Defendants)) _X_ Count XVIII (Civil Conspiracy/Fraudulent Concealment (Against All
- 14. Plaintiff asserts the following additional causes of action [write in or attach]:

NONE

PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays for judgment as follows:

Defendants))

- A. An award of compensatory damages, the amount of which will be determined at trial;
- B. For punitive and exemplary damages as applicable;
- C. For all applicable statutory damages of the state whose laws will govern this action;

- D. For medical monitoring, whether denominated as damages or in the form of equitable relief;
- E. For an award of attorneys' fees and costs;
- F. An award of prejudgment interest and costs of suit; and
- G. An award of such other and further relief as the Court deems just and proper.

JURY DEMANDED

Pursuant to Federal Rule of Civil Procedure 38, Plaintiff hereby demands a trial by jury.

RESPECTFULLY SUBMITTED BY:

THE LAW OFFICE OF DERRIEL C. McCORVEY, L.L.C.

/s/ Derriel C. McCorvey
Derriel C. McCorvey
LABR# 26083 / TXBR# 24073351
115 W. Main Street Suite 14
P.O. Box 2473
Lafayette, LA 70501
Tel. 337-291-2431
Fax 337-291-2433

/s/ W. James Singleton LABR# 17801 The Singleton Law Firm, APLC 4050 Linwood Avenue Shreveport, LA 71108 Ph. 318-631-5200 Fax 318-636-7759

Vance R. Andrus
Vance R Andrus
LABR# 2484
ANDRUS HOOD & WAGSTAFF
1999 Broadway

Suite 4150 Denver, CO 80202 Ph. (303) 376-6360 Fax (303) 376-6371

/s/ Mike Espy MSBR# 5240 Mike Espy PLLC 317 E. Capitol Street, Ste. 101 Jackson, MS 39201 Ph. 601-355-9101 Fax 601-355-6021

Attorneys for Plaintiffs